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Attorneys for Plaintiff Langlois Enterprises, Ltd.

## IN THE UNITED STATES DISTRICT COURT

## FOR THE DISTRICT OF OREGON

## PORTLAND DIVISION

LANGLOIS ENTERPRISES LTD.,

No. 3:24-cy-00921

Plaintiffs,

VS.

M/V GLORY, IMO No. 9288473, her engines, tackle, appurtenances, etc., in rem, and PRIMERA SHIPPING INCORPORATED, as Owners of the M/V GLORY,

Defendants.

ORDER AUTHORIZING ISSUANCE OF PROCESS OF MARITIME ATTACHMENT AND GARNISHMENT

Having reviewed and considered the Motion for Issuance of Process of Maritime Attachment and Garnishment of Plaintiff, LANGLOIS ENTERPRISES, LTD., and Plaintiff's Verified Complaint, together with the Attorney Declaration that Defendant cannot be found in the District, and finding that the conditions of Rule B of the Supplemental Rules for Certain Admiralty

and Maritime Claims of the Federal Rules of Civil Procedure appear to exist, the Court hereby: ORDER AUTHORIZING ISSUANCE OF PROCESS OF Page 1 -MARITIME ATTACHMENT AND GARNISHMENT

SCHWABE, WILLIAMSON & WYATT, P.C. Attorneys at Law 1211 SW 5th Ave., Suite 1900 Portland, OR 97204 Telephone: 503.222.9981 Fax: 503.796.2900

ORDERS the Clerk to issue Process of Maritime Attachment and Garnishment as prayed

for in the Verified Complaint against all property, tangible or intangible, belonging to Defendants

Primera Shipping Incorporated, to wit: the M/V GLORY, IMO Number 9288473, as well as any

tangible or intangible personal property in the possession, custody or control of the Master of the

M/V GLORY belonging to Defendant which is currently located within the District of Oregon, in

an amount up to USD 3,300,000.00 pursuant to Supplemental Rule B; and

ORDERS that the Clerk of the Court shall issue further, supplementary writs of maritime

attachment and garnishment, on request of the Plaintiff and without further Order of the Court;

and

ORDERS that the United States Marshal and/or any Substitute Custodian, which is

subsequently appointed by this Court, is authorized to allow the M/V GLORY to conduct normal

cargo operations, both discharging and loading, repair works, and to shift berths (consistent with

the U.S. Marshal's requirements), always remaining within this judicial district, and always at the

risk and expense of the vessel's interests; and

ORDERS that a copy of this Order be attached to and served with the said Process of

Maritime Attachment and Garnishment.

ORDERS that the U.S. Marshal is released and held harmless for any and all costs, fees,

liabilities, or other expenses in any way arising out of the attachment of the M/V GLORY; and

ORDERS that the charges and expenses incurred by the U.S. Marshal shall be deemed in

custodia legis, and will be paid from the proceeds of the sale of any attached property unless

otherwise agreed. If a written objection is timely filed, payment of the disputed charges only shall

be made after the objection is resolved by agreement of the parties or by Court Order. Payment of

the undisputed charges shall not be affected; and

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ORDERS that any property of the Defendants, specifically the M/V GLORY, as well as

any tangible or intangible property of Defendants in the possession of the Master, onboard the

M/V GLORY, and/or in possession of the Vessel's steamship agents, may be released from

attachment without further order of this Court, if the U.S. Marshal receives written authorization

to do so from the attorney who requested the attachment and garnishment, stating that he has

conferred with all attorneys representing parties to the litigation, and they consent to the request

for the release, and also provided that the Court has not entered any subsequent orders modifying

this arrangement for the release of the property which was attached pursuant to this Order; and

Plaintiff shall hold harmless and indemnify the United States of America, the United States

Marshal, their agents, servants, employees, from any and all claims arising from the attachment

and release of the vessel as is herein specifically provided; and,

ORDERS that any person claiming an interest in the property attached or garnished

pursuant to order upon application of the Court, be entitled to a prompt hearing in which Plaintiff

shall be required to show why the attachment or garnishment should not be vacated or other relief

granted;.

DATED this 10 day of June, 2024.

Page 3 -**ORDER**  SCHWABE, WILLIAMSON & WYATT, P.C. Attorneys at Law 1211 SW 5th Ave., Suite 1900 Portland, OR 97204 lephone: 503.222,9981

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## Submitted by:

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